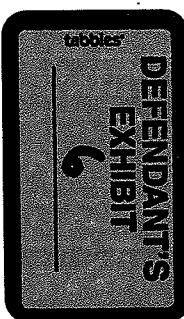


SUGGESTION FOR SUMMONS IN GARNISHMENT

Commonwealth of Virginia Va. Code § 8.01-511

Fairfax County
city or county
General District Court



ORIGINAL JUDGMENT

DATE OF JUDGMENT	DATE EXECUTION ORDERED
August 17, 2009	

STATEMENT

\$	1,631.30	Judgment Principal
.....	899.10	Credits (see reverse)
.....	287.79	Interest at <u>6.00</u> % to return date
.....	65.00	<input type="checkbox"/> Support (if not specified, then 50%)
.....	525.00	<input type="checkbox"/> 50% <input type="checkbox"/> 55% <input type="checkbox"/> 60% <input type="checkbox"/> 65% <input type="checkbox"/> State Taxes, 100%
.....	400.00	Attorney's Fee
.....		Garnishment Costs
\$	2,009.99	Total Balance Due

The garnishee shall rely on this amount.

I request the Clerk to summon the Suggested Garnishee to answer this suggestion.

This is a garnishment against (check only one) the judgment debtor's wages, salary or other compensation. some other debt due or property or the judgment debtor, specifically bank account I have reason to believe that there is a liability on the suggested garnishee because of the execution on the "ORIGINAL JUDGMENT".

involves a business, trade or professional credit transaction entered into on or after January 1, 1984, does not involve a business, trade or professional credit transaction entered into on or after January 1, 1984 and the undersigned represents that he or she has made a diligent good faith effort to secure the social security number of the judgment debtor

and has been unable to do so.

I further certify that:

(1) The summons is based upon a judgment upon which a prior summons has been issued but not fully satisfied; or

(2) No summons has been issued upon this judgment creditor's suggestion against the same judgment debtor within a period of eighteen months, other than a summons which was based upon a judgment upon which a prior summons has been issued but not fully satisfied; or

(3) The summons is based upon a judgment granted against a debtor upon a debt due or made for necessary food, rent, or shelter, public utilities including telephone service, drugs, or medical care supplied the debtor by the judgment creditor or to one of his or her lawful dependents, and that it was not for luxuries or nonessentials; or

(4) The summons is based upon a judgment for a debt due the judgment creditor to refinance a lawful loan made by an authorized lending institution; or

(5) The summons is based upon a judgment on an obligation incurred as an endorser or comaker upon a lawful note; or

(6) The summons is based upon a judgment for a debt or debts reaffirmed after bankruptcy.

I hereby certify that the last known address of the defendant is as shown at right:

DATE SUBMITTED

3/20/12

JUDGMENT CREDITOR AGENT ATTORNEY

WARNING: Any judgment creditor who knowingly gives false information in a Suggestion for Garnishment shall be guilty of a class 1 misdemeanor.

INSTRUCTIONS TO JUDGMENT CREDITOR:

Show how these credits were computed on this side of this form or on an attached sheet of paper.
You should show:

- Date and amount of each payment.
- How interest is computed.
- How payments are credited.

Credits: \$899.10 payment on 09/21/11 applied to \$525.00 attorneys' fees, \$371.00 court costs, and \$3.10 interest.

\$287.79: Interest @ 6% per annum from 06/09/09 - 03/19/12
Total \$272.40

Interest @ 6% per annum from 03/20/12 - 05/15/12
@ \$0.27 per day = 57 days
Total \$15.39